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AGREEMENT

BETWEEN

THE BOARD OF EDUCATION OF THE
CAPE MAY COUNTY VOCATIONAL SCHOOL DISTRICT

Board of Education

AND

THE CAPE MAY COUNTY VOCATIONAL SCHOOL DISTRICT
EDUCATION ASSOCIATION

FOR THE PERIOD
JULY 1, 1985
THROUGH
JUNE 30, 1986

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PREAMBLE

This agreement entered into this day of the county of Cape May (New Jersey) hereinafter called the "Board," and the Cape May County Vocational School District Education Association, hereinafter called the "Association," is for the purpose of mutually recording terms and conditions for employment and is entered into after negotiations pursuant to Chapter 303 of the Public Laws of 1968 of the State of New Jersey.

The Association is the representative of the employees, hereinsfter designated with respect to terms and conditions of employment. This agreement is effective on July 1, 1985 and expires on June 30, 1986.

ARTICLE I: RECOGNITION CLAUSE

- A. The Board hereby recognizes the Associstion as the exclusive and sole representative for collective negotiations concerning grievances and terms and conditions of employment for all personnel, full time, personnel inclusive of teachers, emergency and regularly certificated, library/media specialists, coordinators, guidance personnel, aides, secretarias, custodial/maintanance personnel, cafeteria employees, but excluding administrative supervisory and confidential personnel.

 B. Within this agreement the term "employee" shall refer to all certified teaching personnel, emergency and ragular; secretaries/clerical workers, maintanance workers/custodians, cafeteria aides, and sides unless specifically excluded below. Where terms and conditions apply only to a specific group that group shall be clearly identified.
- C. Excluded from this agreement shall be the superintendent, business administrator/board secretary, principals, assistant principals; secretary to the superintendent, assistant to the business administrator/board secretary, secretary/purchasing; principals, directors, and supervisors who are responsible for the evaluation and supervision of others; part-time employees (those working less than twenty-five hours per waek); and temporary employees in funded programs such as WECEP, JTPA/PIC work-study and summer employees.

- D. In the event there is a disagreement between the parties as to the inclusion or exclusion of personnel from the coverage of this Agreement, and the parties are unable to resolve same, the matter shall be promptly referred to the Public Employment Relations Commission by the moving party for the resolution of the dispute.
- E. All uses of singular gender shall include plural and all uses of masculine shall include feminine as appropriate.

ARTICLE II: NEGOTIATION OF A SUCCESSOR AGREEMENT

A. DEADLINE DATE

The parties agree to anter into collective negotiations over a successor agreement in accordance with Chapter 123, Public Laws 1974, in good faith effort to reach agreement on all matters concerning the associable terms and conditions of employment.

Negotiations shall bagin according to the PERC guidelinss, but not later than Novembar 1 of the year praceeding the expiration of the contract. Any agreement so negotiated shall apply to all amployees, be reduced to writing, be ratified and aigned by the Board and the Association.

B. MODIFICATION

This Agreement shall not be modified wholly or in part at any time by the parties except by an instrument in writing duly executed by both parties.

C. NEGOTIATING TEAM AUTHORITY

Neither party in any negotiations shall have any control over the selection of the usgotiating representatives of the other party. The partise mutually pledge that their representatives shall be given all necessary power and authority to make proposals, consider proposals and make counterproposals in the course of negotiations. The full Board of Education and the Association retain the right to ratify or raject any agreements reached during negotiations.

ARTICLE III: GRIEVANCE PROCEDURE

A. DEFINITIONS

1. GRIEVANCE

A grievance is a claim or complaint by a member of the Association based upon an alleged misinterpretation or misapplication of this agreement, or of policies of the Board of Education related to terms and conditions of employment.

Non-reappointement of non-tenured members of the teaching steff will not be a subject of a grievance.

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2. GRIEVANT

A grievant is the person or persons or the Association making the claim.

3. PARTY IN INTEREST

A party in interest is the person or persons making the claim and any person including the Association or the Board who might be required to take action or against whom action may be taken in order to resolve the claim.

B. PURPOSE

The purpose of this procedure is to secure at the lowest possible level, equitable solutions to the grievance which may from time to time arise affecting the employees. Both parties agree that these proceedings will be kept informal and confidential.

C. PROCEDURE

I. TIME LIMITS

The number of days indicated at each lavel should be considered as a maximum and every effort should be made to expedite the process. The time limits specified may, however, be axtended by mutual agreement. Parties may agree whenever practicable to expedite grievances filed during the last 30 days of the school year.

2. LEVEL 1

A grievant shall first dicusa the grievance with his principal or immediate auperior within two weeks (14 calandar days) of the allagad act with the objective of resolving the matter informally. If, as a result of the discussion, the matter is not resolved to the satisfaction of the grievant, at the end of this time he shall set forth his complaint in writing within seven (7) achool days to the principal or immediate auperior. Said administrator shall communicate his decision to the grievant in writing within seven (7) achool days of the receipt of the written complaint.

3. LEVEL 2

If the griavant is not satisfied with the disposition of his grievance at Laval 1, or if no decision has been randared within ten (10) achool days thereafter, the grievant shall prepare a letter to simply and concludely state the grievance and contain a statement of the relief sought. The grievant or the Association shall refer said letter to the Board's chief school

administrator within ten (10), school days. The chief school administrator will attempt to resolve the grievance sa expeditiously as possible, but within a period not to exceed ten (10) school days of receipt of aaid letter. The chief school administrator shall communicate his decision in writing slong with supporting reasons, to the grievant and the principal.

4. LEVEL 3

If the grievant is not satisfied with the disposition of his grievance at Level 2, or if no decision has been reached within ten (10) school days, within fifteen (15) school days theresfter the grievance may be referred to the Board of Education, in writing, through their secretary, for further consideration. The Board shall review the case and shall hold an informal hearing with the grievant. If no satisfaction by mutual agreement is realized within forty (40) calendar days of the hesring, the grievanca within twelve (12) school days may be submitted to advisory srbitration by the written request of the Association or the grievant. Copies of such requests shall be sent to all parties in interest.

5. LEVEL 4

a. Within ten (10) school days after such written notice of submission to arbitration, the Board and the Association shall attempt to agree upon mutually acceptable arbitrator and shall obtain a commitment from said arbitrator to serve. If the parties are unable to agree upon an arbitrator or to obtain such a commitment within the specified period, a

request for a list of arbitrators may be made to the Public Employment Relationa Commission by either party. The parties shell then be bound by the rules and proceduree of the Public Employment Relations Commission in the selection of an arbitrator.

- The arbitrator ao aalected shall issue hia decision and award in compliance with the rulss and regulations of the appointing egency. The arbitrator's decision ahall be in writing and shall set forth his findings of fact and law, reasoning and conclusions on the issuee eubmitted. -arbitrator shall be without power or authority to make any decisions which require the commission of en act prohibited by law or which is violative of the terms of thia Agreement. The arbitrator shall be limited to the issues submitted and shall consider nothing else. The arbitrator can add nothing nor subtract anything from the agreemant between the two parties. The dscision of the arbitrator shall be submitted to the Board and the Association and shall be advisory only on the parties. However, if the Board rejects three (3) advisory arbitration awards in a row, the next arbitration award shall be binding.
- c. The feea and all expenses of the arbitrator, including but not limited to the transcript, shall be shared equally by the Board and the Association.
 - D. RIGHTS OF MEMBERS TO REPRESENTATION

- 1. Any agrieved person may be represented at all stages of the grievance procedure by himself, or at his option, by representative(s) selected or approved by the Association. When an employee is not represented by the Association, the Association shall have the right to be present and to state its view at all stages of the grievance procedure.
- 2. No reprisals of any kind shall be taken by the Board, any member of the administration, the Association, or any representative of the Association, against any individual for participation or failure to participate in the grievance procedure.

E. MISCELLANEOUS

1. MEETINGS

All meetings under this procedure shall be conducted in private and shall include only the parties in interest and their representatives. At the request of either party, witnesses shall be segregated or sequestered.

2. TIME LIMIT

A grievance may not be initiated at any level after two weeks (14 days) of the alleged act.

3. TIME LOSS

If the parties mutually agree to schedule any atep of the grievance procedure during achool hours, there shall be no loss of psy or benefits to the individuals involved.

4. Failure of the Board or its agenta to respond within the time limits set forth in this Article will give the agricult

perty the right to eppeal the grievance to the next level within the established time limits. Failure of the grieved party to eppeal a decision at any level within the time permitted shall constitute resolution of the grievence at that level.

ARTICLE IV: EMPLOYEE RIGHTS

- A. No employee shall be discharged, disciplined, reprimanded, reduced in rank or compensation, or deprived of any advantage, or given an adverse evaluation of his professional services without a valid reason.
- B. Required Meetings or Hearinga

Whenever any person covered by this agreement is required to appear before the board or any committee, or member thereof concerning any matter which could adversely affect the continuation of that member in his office, position, employment or salary increment he shall be given prior written notice of the reasons for such meeting or interviewed and shall be entitled to have a person of his own choosing precent to advise him and represent him during such meeting or interview.

ABTICLE V: ASSOCIATION RIGHTS AND PRIVILEGES

A. RELEASE TIME FOR MEETINGS

Whenever any rspreaentative of the Aeeociation or eny teacher perticipates in mutuelly scheduled mastings during working hours, in negotiations, conferences or other meetings, he shall euffer no loss in pay.

B. USE OF SCHOOL BUILDINGS

The Association and its representatives shall have the use of school buildings at all research hours when not otherwise in use for meetings, following approval by the building principal. The principal shall be notified at lesst 48 hours in advance of the time and place of all such meetings.

C. USE OF SCHOOL EQUIPMENT

The Association mey use designated school facilities and shall be assigned a typewriter, mimsograph machine, ditto mechine, calculating machine, overhead projector, 16mm projector, elide projector, record player, tape recorder, and 8mm projector, when not otherwise in use. The Association shall pay for the cost of all meteriels and supplies incident to such use, and/or eny repairs necessiteted as a result thereof.

D. BULLETIN BOARDS

The Aseociation shell have, in each achool building, the use of e bulletin board in the teachers' dining room. All materials must be approved by the Association President.

Copies of all materials to be posted on such bulletin boards shall be given to the building principal prior to posting but no approval shall be required. No material of a political nature shall be posted.

E. MAIL FACILITIES AND MAIL BOXES

The Association shall have the right to use the intra-district mail facilities and school mail boxss as it deems necessary upon notification of the building principal or other members of the administration. No material of a political nature shall be placed in the facilities, unlase in sealed envelopes which-do not disclose the nature of the material contained therein.

F. POLICIES

The Association shall receive a copy of all new policies and procedures for inclusion in the association's copy of the policy book.

ARTICLE VI: EMPLOYEE WORK YEAR

A. IN-SCHOOL WORK YEAR

1. TEN (10) MONTH EMPLOYEES

The in-school work year for teachers and sides employed on a ten (10) month basiz (other than new personnel who may be required to attend an additional two (2) days of orientation) shall not exceed a hundred and eighty-five (185) days.

2. ELEVEN MONTH EMPLOYEES

The in-achool work year for teachers and sides employed on an eleven (11) month basis (other than new personnel who may be required to attend an additional two (2) days of orientation) shall not exceed the total of the established year for ten (10) month employees plus twenty-two (22) days to be worked during the months of July and August. Any eleven (11) month employee working additional assigned days shall receive compensatory time.

3. TWELVE (12) MONTH EMPLOYEES

- a. Twelve (12)month teachers, aides,
 accretaries/clerical workers, and maintenance workers/custodisns
 shall be employed from July 1 to June 30 not to include days
 designated by the Board as holidays.
- b. Vacation days for personnel serving under twelve-month contracts are earned on an accumulative per month basis up to a total of twenty-two (22) vacation days per year. Two (2) vacation days are credited for each month with the

exception of July end August during which one dey will be credited for each month. The number of days serned will be based only on whole months served in the contract.

Vacation days are svailable for twelve month
employees only and may not be taken by teachers when pupils are
in attendance, on in-service days or on other days when teacher
sttendance is required, unless permission is granted by the
superintendent. Other employees may take vacation days at these
times with permission of the superintendent.

Unused vacetion days may be cerried over from one year (June 30) to the next year (July 1) on an accumulated total of thirty-three (33) such days evailable for vecation purposes.

There will be no reimbursement for days in excess over the allowable accumulation.

An employee who resigns or is terminated forfeits any claims to vacetion days that he does not use prior to the last day on the job. The Board shall not pay for the unused vacetion days of these employees. All requests for leave must receive supervisory approval and meet the requirement of being at a time convenient for the beet operation of the school system.

4. DEFINITION OF IN-SCHOOL WORK YEAR

The in-school work year shall include days when pupils ere in ettendance, orientation days, end any other days in which attendance is required.

5. EMERGENCY SCHOOL CLOSINGS

a. TEN (10) AND ELEVEN (11) MONTH EMPLOYEES

Attendance shalf not be required whenever student attendance is not required due to inclement weather or some other emergency.

- b. TWELVE MONTH EMPLOYEES
- 1. During emergency closings cuatodians as designated by their aupervisor and/or the building principal, shall report to work as necessary.
- a. The employee must come to work to get credit for working. If the superintendent directs the employee to stay home or to leave sarly, the employee will be credited with a full day's work.
- b. An smployee already off work for illnead shall be charged a sick day.
- 2. The following options may be exercised when school is closed to students due to inclement weather or some other emergency.
- a. The employee may come to work and get credit for working. If the employee is unable to arrive on time or if the weather becomes worse causing the superintendent to direct the employee to leave early, the employee will be credited with a full day's work.
- b. After conferring with his immediate superior, the employee may chose to remain at home. The employee shall have the option of designating the day as one of either personal or vacation leave.

c. An employee already off work for illness shall be charged with a sick day.

ARTICLE VII: EMPLOYEE WORK HOURS

A. EMPLOYEE DAY

1. CHECK-IN AND CHECK-OUT PROCEDURE

Employeas shell record their presence for duty by indicating the exact time of arrival and departure in the appropriate column of the "sign-in" roster in the building or as directed by the administration.

2. LENGTH OF DAY

The atarting and ending of the work day shall be determined by the suparintendent but must be approved by the Board of Education.

The following day lengths shall apply:

- 1. Regular taachers and aides: 7 hours
- 2. Certified personnel other than regular classroom teachers: 7 1/2 hours i.e., coordinators, media specialists and guidance personnel.
 - 3. Maintenance/custodians: 8 hours
 - 4. Secretarias: 7 1/2 hours
- 5. Starting and stopping times which deviate more than two (2) hours from the regularly established hours must be mutually acceptable to both parties.
 - 3. OVERTIMS

Guatodiana and accretaries shall be paid at time and a half for time which they actually work in excess of 40 hours in any work week.

Benefit days not worked are not to be counted toward the 40 hours or beyond.

Only time which has been assigned by management will be counted.

4. SCHOOL EMERGENCIES

Every attempt will be made to notify employees when their attendance shall not be raquired because of school emergencies.

5. LUNCH PERIODS

All employees shall have a duty free lunch period. They shall recognize their responsibilities and perform accordingly under emergency conditions. Employees may lasve achool facilities with prior written notification to immediate aupervisor or his designee and notification in the sign-out sign-in book.

6. TARDINESS

All employees are expected to report on time and to follow the check-in procedure. Persons reporting late for work will be charged a tardy. Six (6) tardies of fifteen (15) minutes or less will result in the charge of a personal day. Any terdiness beyond one (1) hour will be charged a half (1/2) day. A tardy beyond two (2 hours will result in the loss of a full day. In the event the member has exhausted his personal days a sick

day will be charged. If no sick days are available the member will be charged a day's pay." This provision will also apply to lunch psrioda.

B. MEETINGS

- 1. Teachers and sides mey be required to remain efter the end of the regular work day without additional compensation, for the purpose of attending formal faculty meetings or other professional meetings for two (2) days end one (1) curriculum meeting each month for a maximum of two hours per month when needed excepting in the cease of emergencies when additional meetings may be needed. This provision does not epply to teachers new to the district who may be required to participate in additional meetings. Each group of building teachers will not be required to attend more than five (5) evening assignments each school year without additional compensation.
- 2. Secreteries/clerical workers and custodians/maintenance workers may be required to remain after the end of the reguler work day without additional compensation, for the purpose of attending formal meetings for one (1) day each month for a maximum of one (1) hour per month when needed except in the case of emergencies when additional mastings mey be needed.

C. TEACHER COVERAGE

Instructors will provide supervision at all times for students who are assigned to them and will provide supervision at other times and in areas other than the classroom when they observe unsatisfactory student behavior.

ARTICLE VIII: EMPLOYMENT AND RENEWAL OF PERSONNEL

A. CERTIFICATION

The Board agrees to sttempt to hire teachers holding certificates issued by the New Jersey Board of Examiners for every teaching assignment.

B. NOTIFICATION

Teachers with stendard certificates, secretaries/clerical workers, custodiens/maintenance workers and twelve (12) month aides shall be notified by the Board of Education of their current contract and salary status for the ensuing year no later than April 30, subject to atstutory and administrative code requirements.

Teachers with emergency certificatee shall be notified by the Board of Education of their current contract and salary status for the ensuing year no later than August 1, subject to statutory and administrative code requirements.

Ten (10) month sides shall be notified by the Board of Education of their current contract and aalary status for the ensuing year no later than June 1.

- Article IX: VACANCIES, REASSIGNMENT AND NEW POSITIONS ALL EMPLOYEES
- A. When vacancies occur, employees desiring a change in employment, classification and/or work ares assignment, shall make their request in writing to the Superintendent of Schools or his designee.
- B. Vacancies, except those filled by the transfer of an existing or RIF'd employee shall be posted.

- A. Personnel eveluations shall be performed for all employees by appropriately certified aupervisors eccording to employees' tenure statue and job description in full compliance with state law and regulation. The minimum number of evaluations for each group will be as follows:
 - Untenured Personnel
 - s. Certificated three (3) per year all to occur prior to April 30, with at least one (1) each semester.
 - b. Uncertificated, employed for three (3) full yeers or lees - two (2) per year.
 - c. Uncertificated, employed longer than three (3) full years one (1) per year.
 - 2. Tenured Personnel
 - a. Certificated -
 - One (1) supervisory evaluation to occur at any time during the year.
 - One (1) annual performance review to occur in the second semester.
 - b. Non-certificated ~ one (1) per year to occur at any time during the year.
- B. Observations involved in personnel evaluation shall be conducted openly end with full knowledge of the employee at times determined by the administration. Each evaluation shall be

followed within fifteen (15) days by a conference between the supervisor and the employee at which time both shell sign the completed evaluation instrument. The staff member shall have the opportunity to submit a disclaimer to the evaluation within ten days.

C. The evaluation instruments shell be developed by the administrative eteff. An evaluation committee comprised of certified supervisors, instructors and administrators shall be formed for review and advisory purposes when necessary.

ARTICLE XI: SICK LEAVE

A. Sick Isave is defined to mesh absence from post or duty because of personal dissbility due to illness or injury (non-job related) or as a result of medically documented contagious disease in the employee's immediate household.

B. EXTENDED SICK LEAVE

An employee may be granted an extended sick leave due to s medical disability which is substantiated by a physician. During the period of the employee's medical disability accumulated aick leave benefits shall be paid until such benefits—are exhausted or the medical disability has terminated, whichever is shorter.

All extended sick lesve necessary beyond the employee's accumulated sick lesve will be governed by the district's regular leave of absence policy.

- C. The Board retains the right to place an employee on sick leave for any of the following reasons:
- 1. Whenever the employee's physical condition adversely affects ability to continue to provide effective servics.
- 2. The physical condition or capacity is such that the employee's health would be impaired if permitted to continue working, and if:
- a. the employes fails to produce a certificate from a physicism stating that said employee is madically able to continue work, or

- b. the Board of Education's physician and the employee's physician agree that said employee cannot continue working, or
- c. following any difference of medical opinion between the Board's physician and the employee's physician, the Board requests expert consultation in which case the Cape May County Health Officer shall appoint an importial third physician who shall examine the employae. This physician's medical opinion shall be conclusive and binding on the issue of medical capacity to continue work. The expense of any examination by an importial third physician under this paragraph shall be shared equally by the employee and the Board.
- D. Upon an employee's return from sick leave, the Board may require said employee to produce a certificate from a physician showing that asid employee is capable of working. If the Board's physician is in disagreement, that conflict of medical opinion shall be resolved in the same manner as is set out in paragraph C-2c, of this Article.
- E. In charging an employee with sick leave the smallest unit to be considered will be a partial absence of up to one (1) hour either at the beginning or ending of the day, or during the work schedule. An accumulation of six of these partial absences will result in the loss of a sick day.

If an employee reports to work and becomes sick on the job he will be charged with half a sick day if he has already spent half of the time required for working a full day in his position. If he works for less than half the time required for a full day in his position he will be charged with a full day's sick leave.

F. All staff members shall personally report all unexpected absence and request all leave at the earliest possible time.

- their immediate supervisor, or their designee, at the school by telephone before 7:30 a.m. on a day on which they will be unexpectedly absent on account of personal illness. If the absence continues for more than one day notification must be given before 7:30 a.m. on each succeeding day, unless this procedure is waived by the principal or supervisor.
- 2. On return, the atsff member must contact the building principal or their immediate supervisor at the start of the work day.
- G. Except in case of emergency, an employee who is absent (but not tardy) and doss not notify the school by the time stipulated in F-1, aball forfeit pay for the day(s) missed.
- H.. Ten (10) month employses shall be entitled to ten (10) sick days per year.
- I. Eleven (11) month employee shall be entitled to eleven (11) sick days per yesr.
- J Twelve (12) month employees shall be entitled to twelve (12) sick days par year.
- K. Unused sick days may secumulate from year to year with no limitations

- L. Employees shall be notified by September 30th of each school year of unused eick days that they have eccumulated.
- M. Anyone employed after the regular starting date of his contract year shall be cradited with sick leave on a pro-reta basis calculated at one dey per month. The number of days credited shell be besed only on whole months to be served in the contract. Such days will be available for use upon commencing employment.
- N. Upon retirement in accordance with the pension plan or veeting under such plan, employees will receive a sum of money equal to one third (1/3) of their daily wages at the time of terminetion multiplied by the accumulated number of sick days.

 Deily rate will be figured in the following menner:
 - 10 months 1/200th
 - 11 months 1/220th
 - 12 months 1/240th

Retirement shell be defined as a formal application through the secretary of the board of education to the state pension fund for retirement sllowance.

O. The sum of money paid under paragreph N above ehall not exceed \$5,000.00 for any employee.

ARTICLE XII: EXTENDED LEAVES OF ABSENCE

A. UNPAID LEAVES OF ABSENCE

The Board of Education may at its discretion grant an unpaid leave of absence to an employee. The employee must request that leave, in writing, at least thirty (30) days in edvance of the first day of the requested leave.

In the event that e lasve of absence is granted, the Board agrees only to permit the employes to return to e position for which he is qualified in consideration for the promise to return to service in the district. Accrued seniority rights and/or benefits are not diminished by en employee's unpaid leave of absence, but no new rights are acquired. Time elapsed during unpaid leave of ebsence does not count toward accrust of tenure. An employee on unpaid leave of absence may not claim sick leave if a disability occurs during the period of the leave. The employee is entitled to return to the district at the end of the leave time but ie not entitled to a position before that time. An employee who extends the leave of absence without express authorization of the Board is no longer on leave of sbsence but has abandoned hie or her position.

The Board reserves the right to determine whether any employee on leave is using the time in accordance with the stated purpose of the leave. Violation of the terms of the leeve shall be cause for terminating it.

The Board requiren that an employee on unpaid leave of ebeence reaffirm the intention to return, in writing, at least sixty (60) days before the acheduled termination of the leave. Failure to do so will be grounds for termination of employment.

The Bnard shall not be required to continue the leave of absence of a non-tenure employee beyond the school year for which he was hired or to offer tenure or a new contract.

B. MATERNITY LEAVE

All leaves of absence requested or taken by employees for reasons associated with pregnancy or maternity should be governed, as appropriate, by the sections of this contract on unpaid leaves of obsence and sick leave.

During the month preceding and the month following child birth, when the employee is presumed to be disabled, ahe will be entitled to accumulated aick leave benefite. Should disability occur enrlier in the pregnancy or continue for more than one month following birth, the employee may use additional accumulated sick leave benefits if she presents a physician's statement attesting to her continued disability.

Maternity leaves for perioda where the employee is not disabled may be grented for up to six months at the Bosra's discretion in accordance with the regular unpaid leave policy.

No employee will be required to take unpaid leaves of nbsence for pregnancy. The Bonrd may at itn discretion require periodic physician certification of the employee'n continued fitness to perform her duties. Upon request, a doctor's

certificate will be useded during the one month periods prior to and following birth as the employee is presumed to be disabled during this time.

As the Board permits employees to work until they are disabled by pregnancy, should an employee choose to take an unpaid leave prior to any actual disability, she will not be able to receive sick leave benefits when disability does occur.

ARTICLE XIII: PERSONAL LEAVE _

A. PERSONAL BUSINESS DAYS

1. Employees covered under this Agreement shall be granted three (3) days of personal business leave sanually.

Such leave shall be sccumulative up to eight (8) days.

Any days not used beyond eight shall be added to the employee's total accumulation of sick days and considered from that point on to be sick days. "Bonus" days already accumulated by district employees shall be automatically added to personal leave-accumulations. The request for such leave shall receive the approval of the aupsrintendent.

Approval or disapproval may be based upon the needs of the district.

- 2. A personal business day or vacation day application shall, be made at least three (3) school days prior to the day to be taken.
- 3. Anyone beginning employment after the regular contract starting date for that position and up to the last three months of the fiscal school year shall also be credited with three personal days for that year. Persons beginning employment within the last three months of the school contract year shall be credited with one (1) personal day for that year.
- 4. Personal days shall not be used the day before or after a holiday; or when in the determination of the administration

there would be an adverse effect upon the district; or if such usage would result in too many employees being absent on any one day; or at such times that would otherwise cause a hardship on the district.

B. The employee seeking a leave day shall be advised as to the response to such request prior to the day in question.

CAPE MAY COUNTY VOCATIONAL SCHOOLS Crest Haven Road Cape May Court House, New Jersey

INFORMATION TO APPEAR ON PERSONAL BUSINESS/VACATION DAY FORM

(circle one) Name _____School _____ Position _____ I am requesting the date(s) indicated below for personal business: I am requesting the days indicated below for vacation: Signed _____ Date _____ Superintendent's signature () Approved () Disapproved FORMS MUST BE FILLED OUT IN TRIPLICATE AND SUBMITTED TO THE

SUPERINTENDENT THREE (3) DAYS FRIOR TO DAY(S) REQUESTED.

ARTICLE XIV: REIMBURSEMENT

A. TUITION

approved courses, up to six (6) credits based on fees charged by atste colleges for in-state residents. Psrsons not attending a state college will be reimbursed based on fees charged by Glassboro State Collsgs. Courses must be approved in advance by the auperintendent and be appropriate and/or required for teaching in a vocational-technical school. Reimburssment will be made by the Board upon prasentation of evidence of auccessful completion of the course(s), within thirty (30) days after submission.

B. TRAVEL

1. If a staff member is requested by the superintendent to attend a staff development activity, he will be compensated for travel and fees directly related to that activity according to the current mileage rate as astablished by the Board of Education.

Reimbursament will be by cash or district chack.,

ARTICLE XV: SALARY

A. The salaries of all personnel covered by this egreement are set forth in Schedule I and Schedule II which are ettached hereto and made a part of the negotiated agreement. No additional steps will be added to the 1985-86 salary guide. Employees who were at maximum on the 1984-85 guide shall receive the new maximum plus an amount equal to an increment.

The parties agree that the attached schedules A and B shall be the salary guides for the term of this agreement. Should the State of New Jersey enact legislation during the term of this agreement that creates a mandatory minimum salary for teaching steff members' salaries, the only change to the attached salary guides shall be to raise applicable teaching steff members' salaries that are below that mandatory minimum salary up to that mandatory minimum salary.

- B. New employees may be placed on the salary guide according to their teaching, industrial, and military experience beyond the certification requirements to a limit of step teo on the guide. Subsequent incremental steps will be consistant with the guide.

 C. Employees will be placed on guide and subsequentincremental steps will be consistant with the guide.
- D. Teo month employees chall receive twenty pays from September lat to June 30th with the increment effective as of September lat.
- E. Eleven month employees shall work an additionel month (twenty-two days) between July 1 and August 31 and shall receive twenty-four pays with the increment effective as of July 1.

- F. Twelve month employees abali receive twenty-four pays from July 1st to June 30th with the increment effective as of July 1st.
- G. Pay days shall be the 15th and 30th of each month unless those days fall on Saturday or Sunday or a scheduled school holiday, then payment shall be made on the last school district business day prior to the holiday(s). Ten (10) month staff shall receive their final check and/or checks on their last working day in June.
- H. All salary provisions are based on the premise that the employee is properly certified, and, if holding an emergency certificate, working towards regular certification.
- I. Notice to the Board concerning change or anticipated change for the purpose of reclassification on the salary guide must be made in writing to the superintendent prior to July 1 in order for the adjustments to become effective for that school year.
- J. Evaluation of credits or earned degrees for salary purposes includes substantiation through official transcripts.
- K. To be eligible to be recommended for full salary increment, the employee must begin work on or before February 1 of the contractual year. Persona who cannot meet this test shall not be eligible for a salary increment until the conclusion of the next fiscal year.
- L. When necessary to figure a daily rate for employees 1/200th of the annual base salary shall be used for ten month employees, 1/220th of the annual base salary for eleven month employees, and

1/240th of the annual base aslary shall be used for twelve month employees.

- M. The salary guide for instructors and other certified personnel shall be based on the attached Schedule I.
- N. The salary guide for non-certified personnel shall be based on the attached Schedule II.
- 0. The following ratios shall apply to Schedule I:

			10 Month	11 Month	12 Month
	1.	Aíde	.70	.75	.80
	2.	Teacher	10	1.1	1.2
	3.	Media Specialist	1.1	1.2	1.3
	4.	Assistant Coordinator	1.1	1.2	1.3
	5.	Coordinator	1.2	1.3	1-4
P.	The	following ratios ahall	apply to	Schedule I	I.
	1.	Administrative Secretar	у		1.20
	2.	Secretary/Director			1.10
	3.	Secretary/Receptionist			1.00
	4.	Maintenance Worker			1.15
	5.	Custodian			1.15

ARTICLE XVI: INSURANCE

- A. During the lifetime of this Agraement, the Board shall continue to provide Blue Cross, Blue Shield 14/20 Series, Major Medical and Rider J coverage for employees and their immediate families covered under this Agreement. The Board intends to place this coverage in its own group under Blue Cross & Blue Shield.
- B. The Board reserves the right to change insurance carriers, so long as substantially similar banafits are provided.
- C. Each employee shall be reimbursed for up to one hundred (\$100.00) dollars of miscellaneous medical expenses not covered by paragraph A.

Such reimbursements will be considered for payment twice per yasr, (first two weeks in December and the first two weaks in June) through the business office. Amount not used may be carried into subsequent years.

ARTICLE XVII: TRANSFERS

- A. Unless in the determination of the administration that such notice would cause a problem, employees covered under this agreement shall be given fifteen (15) days advance notice of an involuntary transfer.
- B. In the event of an involuntary transfer, the affected employee may request a meeting with his immediate supervisor to discusa the transfer.
- C. Any employee shall be permitted to apply for a voluntary transfer.

ARTICLE XVIII: PROTECTION OF EMPLOYEES AND PROPERTY

- A. The Board shall reimburse employees for the ressonable cost of any clothing or other personal property damaged or destroyed while the employee was acting in the discharge of his duties within the scope of his employment.
- B. The Board shall protect employees through appropriate insurance against loss for the coat of medical, surgical or hospital services incurred as the result of any injury austained in the course of his employment.

ARTICLE XIX: TEACHER - ADMINISTRATION COUNCIL

A teacher-administration council shall be established and shall meet with the superintendent no later than October 15 of each school year and from time to time thereafter as the need arises.

The council shall consist of five representatives selected by the Association and three persons appointed at large by the superintendent..

The purpose of the council is to periodically review and discuss local school matters and practices as well as administrative procedure and policy.

- ARTICLE XX: MAINTENANCE OF CLASSROOM CONTROL AND DISCIPLINE
- A. It is understood that the maintenance of claesroom control is considered to be the responsibility of each individual teacher.
- B. However, if in the judgement of a teacher, a student is by his behavior seriously disrupting the instructional program to the detriment of other students, the teacher may temporarily exclude the student from the classroom with a written note, and refer him to the next higher authority.
- C. Teachers shall be responsible for the supervision of school property and for school materials assigned to them. Any loss or damage to such property or materials shall be reported as soon as uncovered by the teacher.

ARTICLE XXI: IN-SERVICE _

Items for potential in-service topics or meetings may be submitted by any employee and if acceptable to the administration will be included in future in-service meetings.

ARTICLE XXII: SABBATICALS .

- A. Any employee with more than seven (7) years continuous service may apply for a sabbatical leave.
- B. The Board will consider each such request for a sabbatical leave on its own merit, on a case by case basia.
- C. The Board may, in its sole discretion approve or disapprove the request for a sabbatical leave.
- D. In the application for the sabbatical the employee shall set forth the terms requested for the ambbatical.

ARTICLE XXIII: MANAGEMENT RIGHTS

The parties agree, except so exprassly set forth in this agreement, that the Board retains all rights, sources and authority to manage the affairs of the school district, and control and direct the activities of the district employees during their hours of employment.

ARTICLE XXIV: DURATION OF AGREEMENT

This Agreement represents and incorporates the complete and final understanding and settlement by the parties of all bargainable issues which were or could have been the subject of negotiations. During the term of this Agreement, neither party will be required to negotiate with respect to any such matter, whether or not covered by this Agreement, and whether or not within the knowledge or contemplation of either or both parties at the time they negotiated or signed this Agreement.

This Agreement shall be effective as of the date of signing this Agreement and shall continue in effect from July 1, 1985 to June 30, 1986 and subject to the Association's right to negotiate over a successor Agreement as provided in Article II. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be signed by their respective presidents, attested by their respective accretaries, and their corporate seals to be placed hereon, all on the day and year written below.

CAPE	MAY C	YTNU	VOCATIONAL	SCHOOL	DISTRICT	EDUCATION	ASSOCIATION
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BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF

CAPE MAY	Sun	lle	President
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9/4/85	/	/	Date